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October 2, 2015

BY ECF

Honorable P. Kevin Castel
United States District Court for the
Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, NY 10007-1312

**Re: United States v. Jason Galanis, et al.
USDC, Southern District of New York Case No. 15 CR 643 (PKC)**

Dear Judge Castel:

We represent defendant Jared Galanis in connection with the above-referenced action. We write, with the Government's consent, regarding the Order Setting Conditions of Release for Mr. Galanis entered at his arraignment in the District of Maryland on September 24, 2015 by U.S. Magistrate Judge Beth P. Gesner (the "Order"). Among the conditions imposed on Mr. Galanis in the Order, Judge Gesner directed Mr. Galanis to have "no case related contact with co-defendants." Given that three of Mr. Galanis' six co-defendants are members of his immediate family, along with his need to be able to coordinate his defense with his co-defendants, we respectfully request that Your Honor remove this condition of his release.

Barry Bohrer, who represented Mr. Galanis in connection with the Government's investigation, spoke with the Government regarding this issue earlier this week and was informed that the Government has no objection to this request.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "James A. Lassart".

James A. Lassart

cc: Assistant United States Attorney Brian Blais (*via email*)
 Assistant United States Attorney Andrew Bauer (*via email*)

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